Hardison Declaration Exhibit 3

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OLDENDORFF CARRIERS GMBH & CO.,

Plaintiff,

- aczizist --

JK. INTERNATIONAL PTY. LTD...

Defendant.

VERIFIED COMPLAINT

Plaintiff, OLDENDORFF CARRIERS GMBH & CO., ("Plaintiff"), by and through its attorneys, Lennon, Murphy & Lennon, LLC, as and for its Verified Complaint against the Defendant, J.K. INTERNATIONAL PTY, LTD., ("Defendant") alleges, upon information and belief, as follows: .

- This is an admiralty and mustime claim within the menting of Rule 9(h) of the Federal Rules of Civil Procedure and 28 United States Code § 1393.
- 2. At all times material to this action, Plaintiff was, and still is, a foreign corporation, or other business entity organized and existing under the laws of Germany.
- 3. Upon information and belief, Defendent was, and still is, a foreign corporation, or other business entity organized and cristing under the laws of Australia.
- 4. At all material times, Plaintiff was the disponent Owner of the motor yearel "FREDERIKE OLDENDORFF" (bescinafts the "Vessel"),
- 5. By a charger party dated April 12, 2007, Plaintiff chartered the Vessel to Defandant for a duration of about 65-70 days.

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- 5. During the course of the charter, disputes more between the parties regarding Defendant's failure to pay hire due and owing under the charter party contract
- As a result of Defendant's breach of charter party contract, Plaintiff has sustained damages in the principal amount of \$989,733.37, exclusive of interest, arbitration costs and stiomers face. Please find amenad hereto as Exhibit "1" the most recent hire statement issued by the Plaintiff.
- Pursuant to the charter party, all disputes arising thereunder are to be submitted to 8. midtestion in London with English Law to apply.
- Despite this demand, Defandant has failed and/or refused to pay the sums the and 9. owing to Plaintiff.
- Thus, Pisintiff is preparing to communes arbitration proceedings against 10. Defendant on its claims.
- interest, costs and attorneys' fees are routinely awarded to the prevailing party in proceedings subject to English Law. As best as can now be estimated, Plaintiff expects to prover the following amounts in the Final Arbitration Award(s):

A.	Principal cisim:	\$989,733.37
3.	interest on claims: 3 years at 7.5%, compounded quarterly	\$247,152.63
C,	Estimated attorneys' free and expenses:	\$170,000.00
D.	Estimated arbitration costs:	\$80,000.00
Total		\$1,486,856,00

The Defendant cannot be found within this District within the meaning of 12.

Rule B of the Supplemental Rules for Certain Admiralty and Maritims Claims of the Federal Rules of Civil Procedure, but, upon information and belief, Defendant has, or will have during the pendency of this action, assets within this District and subject to the jurisdiction of this Court, held in the hands of one or more gamishoes which are believed to be due and owing to the Defendant.

The Plaintiff seeks an order from this court directing the Clerk of Court to 13. issue Process of Maritime Attachment and Gamishment procusan to Rule B of the Supplemental Rules for Certain Admiralty and Marithme Claims, and also pursuant to the United States Arbitration Act, 9 U.S.C. §§ 1 and 8, attaching, busy alia, any assets of the Defendant held by the storesaid garnishee for the purpose of obtaining personal jurisdiction over the Defendant, and to secure the Plaintiff's claims as described above.

WHEREFORY, Plaintiff preys:

- That process in due form of law issue against the Defendant, citing it to appear and answer under eath all and singular the matters alleged in the Verified Complaint;
- That the Court retain jurisdiction to compel the Defendant to arbitrate in accordance with the United States Arbitration Act, 9 U.S.C. § 1 er seq.;
- That since the Defendant cannot be found within this District pursuent to Rule B of the Supplemental Rules for Cartain Admiralty and Maritime Claims, this Court issue an Order directing the Clerk of Court to Issue Process of Maritime Attachment and Gamishment pursuant to Rule B of the Supplemental Rules for Certain Admiralty and Maritime Claims, also pursuant to the United States Arbitration Act, 9 U.S.C. §§ 1 and 8, attaching all goods, chattels, credits, letters of credit, bills of lading, effects, debts and monics, tangible or intangible, or any other funds held by any gamisher within the District which are due and owing to the Defendant,

in the amount of \$1,486,886.00 reloaisted to date to secure the Plaintiff's claims, and that all persons claiming any interest in the same be cited to appear and pursuant to Supplemental Admiralty Rule B master the matters alleged in the Complaint;

- That this Court recognize and confirm any arbitration award(s) or judgment(s) rendered on the claims see forth berein as a indement of this Court
- That this Court retain jurisdiction over this matter through the entry of any judgment or award associated with any of the claims currently pending, or which may be initiated in the future, including any appeals thereof;
 - That this Court award Plaintiff its attorney's fees and costs of this action; and
- That the Plaintiff have such other, further and different solisf as the Court G. may actm just and proper.

Deteck July 17, 2007 New York NY

> The Plantiff. OLDENDORFF CARRIERS GMBH & CO.

Namey R. Peterson (NP 2871)

Patrick F. Lennon (2162)

LENNON, MURPHY & LENNON, LLC

420 Lexington Ave., Stdta 300

New York, NY 10170

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State of New York New York County of Naw York)

- My name is Negcy R. Peterson. 1_
- 2 I am over 18 years of age, of sound mind, canable of making this Verification, and fully competent to testify to all matters stated herein.
- I am an attorney in the firm of Lemon, Murphy & Lemon, LLC, attorneys for the 3. Plaimiff.
- I have read the foregoing Verified Complaint and know the contents thereof and believe the same to be true and accurate to the best of my knowledge, information and belief.
- 5. The reason why this Verification is being made by the deponent and not by the Plaintiff is that the Plaintiff is a business organization with no officers or directors now within this District.
- The source of my knowledge and the grounds for my belief are the statements made, and the documents and information received from, the Plaintiff and agents , and/or representatives of the PlaintHL.
 - I am authorized to make this Verification on behalf of the Plaintiff.

Dated:

July 17, 2007 New York, NY